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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO	
09/943,784	08/31/2001	Frank Grant	MPZ-100-A	1041	
75	90 07/15/2004		EXAMINER		
Denise M. Glassmeyer			NILAND, PATRICK DENNIS		
Young & Basile Suite 624	e, P.C.		ART UNIT	PAPER NUMBER	
3001 West Big Beaver Road			1714		
Troy, MI 48084			DATE MAILED: 07/15/200	DATE MAILED: 07/15/2004	

Please find below and/or attached an Office communication concerning this application or proceeding.

				118				
		Application No.	Applicant(s)	. 110				
Office Action Summary		09/943,784	GRANT, FRANK					
		Examiner	Art Unit					
		Patrick D. Niland	1714					
Period fo	The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply							
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION.  - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.  - If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely.  - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.  - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133).  Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).								
Status								
1) 又	Responsive to communication(s) filed on 6/9/0	4 & 5/10/04.						
	2a) ☐ This action is <b>FINAL</b> . 2b) ☒ This action is non-final.							
3)								
	closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.							
Dispositi	on of Claims							
	Claim(s) 1-41 is/are pending in the application.							
4a) Of the above claim(s) is/are withdrawn from consideration.								
5) Claim(s) is/are allowed.								
	6)⊠ Claim(s) <u>1-41</u> is/are rejected.							
	7) Claim(s) is/are objected to.							
	8) Claim(s) are subject to restriction and/or election requirement.							
	on Papers	eres and the second second						
	•							
9) The specification is objected to by the Examiner.								
	10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.							
	Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).							
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).  11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.								
11)[1	The oath of declaration is objected to by the Exa	aminer. Note the attached Office	Action or form PTO-152.	ļ				
Priority u	nder 35 U.S.C. § 119							
a)[	Acknowledgment is made of a claim for foreign    All b) Some * c) None of:  1. Certified copies of the priority documents	have been received.						
2. Certified copies of the priority documents have been received in Application No								
į	<ol><li>Copies of the certified copies of the priori</li></ol>	ty documents have been receive	ed in this National Stage					
	application from the International Bureau (PCT Rule 17.2(a)).							
* S	ee the attached detailed Office action for a list o	of the certified copies not receive	d.					
Attachma="	c)							
Attachment(	of References Cited (PTO-892)	4) T 1-4; - 1 - 0	(DTO 448)					
	of Draftsperson's Patent Drawing Review (PTO-948)	4)  Interview Summary Paper No(s)/Mail Da	(PTO-413) te					
3) Inform	ation Disclosure Statement(s) (PTO-1449 or PTO/SB/08) No(s)/Mail Date		atent Application (PTO-152)					

Art Unit: 1714

1. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after allowance or after an Office action under *Ex Parte Quayle*, 25 USPQ 74, 453 O.G. 213 (Comm'r Pat. 1935). Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, prosecution in this application has been reopened pursuant to 37 CFR 1.114. Applicant's submissions filed on 6/9/04 and 5/10/04 have been entered.

2. The following is a quotation of the first paragraph of 35 U.S.C. 112:

The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same and shall set forth the best mode contemplated by the inventor of carrying out his invention.

3. The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

- 4. Claims 1-35 are rejected under 35 U.S.C. 112, first paragraph, because the specification, while being enabling for the disclosed "isocyanate derivatives thereof", does not reasonably provide enablement for all of the things falling within the scope of the claim terminology "isocyanate derivatives thereof" as the term would be understood by the ordinary skilled artisan. The specification does not enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the invention commensurate in scope with these claims.
- A. The instant claims recite "isocyanate derivatives thereof". The "thiocyanate derivatives thereof" and the "isothiocyanate derivatives thereof" previously pending and

Page 2

Art Unit: 1714

currently pending in claim 36 were interpreted as though "thereof" referred to the polyurethanes and polyureas and such that the "derivatives" were those polymers in which the NCO group which formed the urea or urethane groups was replaced by the claimed thiocyanate or isothiocyanate analogue group in the polymer. While polyurethanes and polyureas can be though of as "derivatives" of isocyanates, the instant specification does not disclose nor enable any other "isocyanate derivatives thereof". A polyamine can be made by reacting polyisocyanate with water and driving off the carbon dioxide. This is therefore a derivative of an isocyanate. The resulting derivative can be reacted with polycarboxylic acid to give a polyamide. This is not disclosed but it is encompassed by the instant claim language. There are an infinite number of derivations of isocyanates. None of these are described nor enabled by the instant specification. The ordinary skilled artisan could therefore not make and use the full scope of the instant claims because they are not fully enabled by the instant specification.

- 5. Claims 1-41 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.
- A. The instant claims recite "isocyanate derivatives thereof". The "thiocyanate derivatives thereof" and the "isothiocyanate derivatives thereof" previously pending and currently pending in claim 36 were interpreted as though "thereof" referred to the polyurethanes and polyureas and such that the "derivatives" were those polymers in which the NCO group which formed the urea or urethane groups was replaced by the

Art Unit: 1714

claimed thiocyanate or isothiocyanate analogue group in the polymer. While polyurethanes and polyureas can be though of as "derivatives" of isocyanates, the instant specification does not disclose nor enable any other "isocyanate derivatives thereof". A polyamine can be made by reacting polyisocyanate with water and driving off the carbon dioxide. This is therefore a derivative of an isocyanate. The resulting derivative can be reacted with polycarboxylic acid to give a polyamide. This is not disclosed but it is encompassed by the instant claim language. There are an infinite number of derivations of isocyanates. None of these are described nor enabled by the instant specification. It is therefore unclear what "isocyanate derivatives thereof" is intended to encompass because the instant specification does not adequately describe "isocyanate derivatives thereof" so that the metes and bounds of the invention can be determined.

B. It is unclear what is meant by "includes" in the instantly claimed group of thermoplastic materials of claim 20, the sizing compounds of claim 36, and the fibers of claim 38. This is not proper Markusch group language.

**Alternative Limitations** 

See MPEP 2173.05(h)

## 1. MARKUSH GROUPS

Alternative expressions are permitted if they present no uncertainty or ambiguity with respect to the question of scope or clarity of the claims. One acceptable form of alternative expression, which is commonly referred to as a Markush group, recites

Art Unit: 1714

4744

members as being selected from the group consisting of A, B and C." See Ex parte

Markush, 1925 C.D. 126 (Comm'r Pat. 1925).

6. The instant claims are allowable over the prior art considered by the examiner for

the reasons already of record.

7. Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Patrick Niland whose telephone number is (571) 272-

1121. The examiner can normally be reached on Monday through Thursday from 10

a.m. to 5 p.m.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Vasu Jagannathan, can be reached on (571) 272-1119. The fax phone

number for the organization where this application or proceeding is assigned is (703)

872-9306.

Any inquiry of a general nature or relating to the status of this application or

proceeding should be directed to the receptionist whose telephone number is (703) 308-

0661.

pn

July 8, 2004

Patrick Niland

Primary Examiner

Page 5

Art Unit 1714